UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES - GENERAL

Case No.	CV 23-7725	5-TJH(ASx)	Date	DECEMBER 1, 2023
Title	Orosco v. Pre	sidio Market Liquor & Grill, Inc.	et al	
Present: The	e Honorable	TERRY J. HATTER, JR., UNIT	ΓED STATES DISTRICT JU	DGE
YOLANDA SKIPPER		NOT REPORTED		
Deputy Clerk			Court Reporter	
Attorneys Present for Plaintiffs:			Attorneys Present for Defendants:	
None Present			None Present	
complaint are the complaint In the present motion, order dismissed for of one of the	wing of good ca e not served on a within 20 days case, it appear s plaintiff(s) to lack of prosecut following, as an	ambers - Order To Show Canuse, an action must be dismissed was defendant within 120 days after to after service (60 days if the defense that one or more of these time pershow cause in writing on or beforation. As an alternative to a written appropriate response to this Order cuted diligently:	without prejudice if the sumn the complaint is filed. General adant is the United States.) eriods has not been met. According to JANUARY 5, 2024 why to the response by plaintiff(s), the	nons and ally, defendant must answer ordingly, the court, on its own this action should not be a Court will consider the filing
Proof(s) of service of summons and complaint on the defendant(s): An answer by the following defendant(s): In cases removed from State Court, responsive pleadings filed by all defendants; Plaintiff's application for entry of default pursuant to Rule 55a of the Federal Rules of Civil Procedure; Plaintiff's request that the clerk enter default judgment or plaintiff's motion for entry of default judgment pursuant to Rule 55b of the Federal Rules of Civil Procedure.				
proofs of serv promptly upo	rice and stipular	to respond promptly to all Orders tions extending time to respond. If any defendant. All stipulations at 7-2).	necessary, plaintiff(s) must a	also pursue Rule 55 remedies
Proceeding Absent a show complaint are the complaint. In the present motion, order dismissed for of one of the that the matte. Proof An are plain to Ru It is plaintiff's proofs of serve promptly upo	None wing of good car not served on a within 20 days case, it appear s plaintiff(s) to lack of prosecut following, as an r is being prosecut (s) of service of newer by the following application tiff's request that le 55b of the Following and stipular on the default of	AMBERS - Order To Show Canuse, an action must be dismissed was defendant within 120 days after to after service (60 days if the defense that one or more of these time pershow cause in writing on or beformation. As an alternative to a written appropriate response to this Order cuted diligently: If summons and complaint on the defendant (s): In State Court, responsive pleading for entry of default pursuant to Real the clerk enter default judgment dederal Rules of Civil Procedure. It or respond promptly to all Orders the tions extending time to respond. If any defendant. All stipulations are	None ause Re: Dismissal for La without prejudice if the summ the complaint is filed. General adant is the United States.) eriods has not been met. Accor the JANUARY 5, 2024 why the response by plaintiff(s), the ter To Show Cause, on or before defendant(s): ags filed by all defendants; Rule 55a of the Federal Rules or plaintiff's motion for entry and to prosecute the action defencessary, plaintiff(s) must a	Present ck of Prosecution nons and ally, defendant must an ordingly, the court, on it chis action should not be c Court will consider the ore the above date, as e of Civil Procedure; of default judgment p

CIVIL MINUTES - GENERAL

CV 90 (12/02)

Initials of Deputy Clerk YS

No oral argument of this matter will be heard unless ordered by the Court. The Order will stand submitted upon the filing of a responsive pleading or motion on or before the date upon which a response by plaintiff(s) is due. This action will be **dismissed** if the above mentioned documents are not filed by the date indicated above.

cc: all counsel